

647 F.3d 1175
United States Court of Appeals,
Fifth Circuit.

Princess P. LACAZE, Petitioner–Appellant,
v.
WARDEN LOUISIANA CORRECTIONAL
INSTITUTE FOR WOMEN, also known
as Mariana Leger, Respondent–Appellee.

No. 08–30477. | Aug. 2, 2011.

Attorneys and Law Firms

[Rebecca Louise Hudsmith](#), Fed. Pub. Def. (argued),
Lafayette, LA, for Petitioner–Appellant.

[Jimmy Dale Long, Jr.](#) (argued), Natchitoches, LA, for
Respondent–Appellee.

Appeal from the United States District Court for the Western
District of Louisiana; [Dee D. Drell](#), Judge.

Before [WIENER](#), [SMITH](#), and [ELROD](#), Circuit Judges.

Prior report: [645 F.3d 728, 2011 WL 2556031](#).

Opinion

ON PETITION FOR REHEARING EN BANC

PER CURIAM:

Treating the Petition for Rehearing En Banc as a Petition for Panel Rehearing, the Petition for Panel Rehearing is DENIED. No member of the panel nor judge in regular active service of the court having requested that the court be polled on Rehearing En Banc (Fed. R.App. and 5th Cir. R. 35), the Petition for Rehearing En Banc is DENIED.

The opinion is amended as follows. The sentence that previously read: “But even that standard, which requires that the evidence *probably* undermined the result, is not the same as the lesser standard in *Kyles*, which requires only that the evidence *could have* undermined the result” is hereby removed from the opinion.